1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA			
2	CASE NO. 25-CV-20757-JB			
3	JANE DOE,	Miami, Florida		
4	Plaintiff,	April 4, 2025		
5	VS.	4:37 p.m 4:56 p.m.		
6	STEVEN K. BONNELL, II,	Volume 1 of 1		
7	Defendant.			
8		Pages 1 to 16		
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10	STATUS CONFERENCE BEFORE THE HONORABLE JACQUELINE BECERRA			
11	UNITED STATES DISTRICT JUDGE APPEARANCES:			
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14	FOR THE PLAINTIFF:	CARLOS ALBERTO GARCIA PEREZ ESQ SMGQ Law		
15		201 Alhambra Circle Suite 1400 Coral Gables, Florida 33134		
16				
17		JOAN PETERS SCHLUMP ESQ JSP Law, LLC		
18		4819 West Boulevard Court Naples, Florida 34103		
19	FOR THE DEFENDANT:	ANDREW B. BRETTLER ESQ-Zoom Berk Brettler LLP		
20		9119 Sunset Boulevard		
21		West Hollywood, California 90069		
22				
23				
24				
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1	PATRICIA MARIE PATINO ESQ-Zoom ROBERT L. RASKOPF ESQ	
2	Bilzin Sumberg Baena Price and Axelrod LLP	
3	1450 Brickell Avenue Suite 2300	
4	Miami, Florida 33131	
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19	STENOGRAPHICALLY REPORTED BY:	
20	OTENOOR THE ONLE DI.	
21	VERNITA ALLEN-WILLIAMS, RPR, RMR, FCRR	
22	Official Court Reporter to:	
23	The Honorable Jacqueline Becerra United States District Court Southern District of Florida	
24	400 North Miami Avenue Miami, Florida 33128	
25	Vernita_Allen-Williams@flsd.uscourts.gov	

1 (Call to the order of the Court at 4:37 p.m.) 2 THE COURTROOM DEPUTY: Case No. 25-CV-20757-Becerra, Doe 04:37PM 3 vs. Bonnell. 04:37PM 4 Counsel, please state your appearances for the record, 04:37PM 5 starting with the plaintiffs that are present in the courtroom, 04:37PM 6 defendant present in the courtroom, and then the parties on Zoom. 04:37PM 7 MS. SCHLUMP: Good afternoon, Your Honor. Joan Peters 04:37PM 8 Schlump on behalf of the plaintiff. 04:37PM 9 MR. GARCIA PEREZ: Good afternoon, Your Honor. Carlos 04:37PM 10 Garcia Perez on behalf of the plaintiff. 04:37PM 11 MR. RASKOPF: Good afternoon, Your Honor. Robert Raskopf 04:37PM from Bilzin Sumberg for the defendant. 12 04:37PM 13 MR. BRETTLER: Good afternoon, Your Honor. Andrew 04:37PM 14 Brettler. Thank you for allowing me to appear remotely. Also for 04:38PM 15 the defendant. 04:38PM MS. PATINO: Patricia Patino from Bilzin Sumberg on 16 04:38PM 17 behalf of the defendant. 04:38PM THE COURT: Are you from the Miami office? 18 04:38PM 19 MS. PATINO: I am. I'm just not in Miami at this moment. 04:38PM THE COURT: I don't like Zoom hearings. Everybody can be 20 04:38PM 21 I only allow counsel that are out of town. I just don't seated. 04:38PM 22 want to give anybody a misimpression about when I allow Zoom 04:38PM 23 hearings. You can be seated, counsel. 04:38PM 24 MR. RASKOPF: Thank you, Your Honor. 04:38PM 25 THE COURT: So this case has been pending for a number of 04:38PM

1 months. 04:38PM 2 You looked at me a little cockeyed, ma'am. Didn't you 04:38PM 3 file it a couple months ago? 04:38PM 4 MS. SCHLUMP: February 21st, I believe. 04:38PM THE COURT: Yes. 5 04:38PM 6 MS. SCHLUMP: Yes, correct. 04:38PM 7 It's April. So it's been filed. The parties THE COURT: 04:38PM 8 have already met for the joint status report; that was already 04:38PM I've got a scheduling order. The defendants have 9 04:38PM 10 answered. 04:38PM 11 And now last night I get a TRO based on facts that don't 04:38PM 12 appear to be any different from the complaint; so I want to hear 04:38PM 13 just very briefly as to why I should entertain the TRO as opposed 04:39PM 14 to just setting it down for a preliminary injunction. 04:39PM 15 MS. SCHLUMP: Well, Your Honor, I do apologize for the 04:39PM 16 delay in getting that motion out. There are a number of reasons 04:39PM 17 why that happened. One -- and I hate to go into personal things, 04:39PM 18 but -- Mr. Garcia was dealing with a cancer issue and going back 04:39PM 19 and forth to Texas. 04:39PM I had pneumonia, and I was out straight for more than two 20 04:39PM 21 weeks; so we were really set back. There's just two of us working 04:39PM 22 on this case, and so that significantly delayed us. But there's 04:39PM 23 also other reasons, which is that we were trying to gather 04:39PM 24 affidavits from witnesses to bolster our evidence for the TRO and 04:39PM 25 get, you know, witnesses lined up for it. 04:39PM

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Unfortunately, what we have encountered we have a number of women that have come forward to us but have then backed out because they are afraid of retaliation, and that's what they've told us, and so we were not able to get these affidavits. We went with what we have now, which basically we went from 15 potential witnesses providing evidence, down to the one witness in addition to the plaintiff.

THE COURT: That doesn't have anything to do with anything. This is not a class action. You filed on behalf of one woman. The TRO requests that he remove the video of the one woman, and then there is a request with respect to whether or not he is doing anything to destroy evidence in this case. I don't know that that's a TRO. I think that's more akin -- you can file a motion with respect to that. None of this sounds in TRO to me.

Obviously, the medical issue, I hope you're doing better.

MS. SCHLUMP: Thank you.

THE COURT: I hope it's not, obviously, more than a short delay on a case.

But I don't see the emergency nature of the TRO. This seems to me at best a preliminary injunction. There is nothing that's happening today that wasn't happening when you filed the suit or even a month before, right? In fact, if anything, like the dates seem to line up sometime at the end of the year, right?

I'm in April. I don't see why the request for a TRO is not stale.

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MS. SCHLUMP: I understand your concerns, Your Honor, and that is why we didn't file it as an emergency TRO.

I agree that most of the damage has already been done. But the issue is that we keep receiving evidence of destruction of evidence. We are trying to compile enough evidence to file a motion for spoliation because we are very concerned with the fact that all of this evidence is disappearing, so we are hoping to file that very shortly. We're waiting for a specific piece of evidence that we wanted to bring before the Court.

So, yes, I agree with you this is not an urgent matter for having a TRO immediately, but it is ongoing harm that we would like to stop.

THE COURT: That's why a preliminary injunction I think is more appropriate. All a TRO is going to get you is ten days before we get to the PI. I don't see the urgent nature.

I will tell you that even from my own scheduling purposes, as you might have heard, some of you were here for the other hearing, I am out of the district Monday or Tuesday. I am here Wednesday, but I start a criminal trial on Thursday that's likely to go a week.

And so my intention was to deny your request for a temporary restraining order, but set a preliminary injunction hearing and refer that though to the magistrate judge who has got -- you know, he doesn't have my trial schedule, so he can hear the preliminary injunction. He will issue a report and

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recommendation on the preliminary injunction, which then I would hear any objection and I will rule on it as soon as possible.

But it seems to me that the harm that you're sounding, as best I can tell, I might be wrong, but to the extent that we're really talking about the spoliation issue, that seems to me more a spoliation than a PI; but I don't want to get too ahead of myself. We can handle that as a PI; and it might not even be a PI, it might be just an issue on spoliation.

And I will tell you that even as you've pled it so far, we'll see what the defense says, but if I got sued for distributing the materials about a woman and I may have done that with other women, then I might say to myself "Maybe I shouldn't do that any more. Let me delete that. Let me take that back. Let me not do these things I'm being alleged that I'm doing because maybe these are bad things I shouldn't be doing." That may be one of the things that's going on. That's not spoliation. I don't know.

Some of the stuff that's in this motion, I'm not finding on its face what the connection is to this case. I assume you will make that argument to Judge Torres and connect it up how it's connected to this case because some of that I don't know is a spoliation issue even, right; at least how you've pled it so far or how you've argued it so far.

So I called you in for the status because I didn't know if there was something else that was happening with respect to the

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timing for the TRO. I am assuming that you've also been talking to counsel because you were together for the joint scheduling report.

MS. SCHLUMP: Correct.

MR. BRETTLER: Sorry, Your Honor. We were shocked to hear about this.

THE COURT: Sir, I'm talking to counsel for plaintiff. I will get to you.

So you were definitely together for the joint scheduling report.

MS. SCHLUMP: Yes, and no we did not discuss a motion for TRO during the joint scheduling; we just discussed scheduling.

I would say, Your Honor, that I understand what you're saying about the spoliation. But one of the reasons that we were moving for the TRO is because I do think that the defendant is destroying evidence, and so we were looking for an order asking him to respect the preservation of evidence rules. And we had sent him a letter before the complaint was even filed asking him to preserve evidence. I mean, he has even deleted messages between him and the plaintiff. That to me is destruction of evidence that's relevant to this case.

THE COURT: We're getting way ahead of ourselves, right?

MS. SCHLUMP: Well, so that was one of the reliefs that
we were seeking in the motion, was just that he be ordered to
preserve and not delete any further evidence.

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THE COURT: So I don't even think that's subject to the TRO, and I'll tell you why.

You have both a preservation letter, plus a complaint, plus a scheduling order. If the defendant after having notice of the suit is destroying evidence -- I mean he's also got lawyers who I am sure are advising him of what he can and can't do -- if I were to find or if Judge Torres finds as part of a discovery issue that he has destroyed evidence, well there's all sorts of remedies that the Court can take to do that.

The order that you're seeking requires him to do nothing more than he's already required to do because he can't destroy evidence now, right? You can't destroy evidence after you're on notice of the suit and the preservation letter has been sent; so if he is in fact destroying evidence, he can't do that. If he doesn't think it's destroying evidence for some reason, well that will all play out either in a motion for spoliation or maybe in the preliminary injunction.

But to issue a temporary restraining order now on some sort of urgent basis, one, I think that it's stale because even that has been going on for some time. That's not something that you found out right now and I need to stop it right now.

MS. SCHLUMP: Right.

THE COURT: So I am going to deny your motion for a TRO.

I know I just set it for status, but I don't want to have to set the TRO for Wednesday to tell you what I'm telling you now because

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I don't think -- I've read your papers, and I think based on your papers the TRO is stale.

But unless I hear an objection from you -- not that your objection would necessarily change my mind, but I'm going to let you put the objection on the record if you have one, but I will deny your TRO and set you to go to Judge Torres to have him set the hearing for the preliminary injunction.

MS. SCHLUMP: We have no objection, Your Honor.

THE COURT: All right. Now, sir, I can hear from you.

MR. BRETTLER: I'm sorry, Your Honor. With the Court's ruling right now, I don't think that there is any reason for us to argue any further.

I will point out no one is destroying evidence. I will further point out that we had no meet and confer efforts with plaintiff's counsel about this. We were stunned to see not only one but two motions it looked like for a TRO filed yesterday. And I understand that counsel did say that they didn't file it as an emergency TRO, but by its very nature TROs are an emergency -- seeking emergency relief.

We agree with the Court's assessment and have no objection to having this referred to the magistrate for the PI hearing.

THE COURT: So there were two TROs, but I thought the second one essentially amended the first. There wasn't a different recovery; is that correct?

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MS. SCHLUMP: Our administrative assistant did the filings, and I think what happened was she neglected to include Exhibit 3, and so she refiled. So that was a -- it's the exact same thing. There's not two motions.

THE COURT: So I'm going to deny 20 because the motion was the same; it was that exhibit that was different. I will deny 20 because 20 was duplicative as, in essence, of 21.

MS. SCHLUMP: Yes.

THE COURT: And then 21 I am going to deny the request for the TRO and refer the preliminary injunction to Judge Torres, and that's ECF 21.

And then I will leave it to Judge Torres to decide what briefing schedule, if any, he wants to give the defense. He might just set it for hearing or he might give you an opportunity to brief it. I don't know what Judge Torres will do, but I will give it to him to do on the preliminary injunction.

Let me just say, you know, I don't think that there is -- I have to check the local rule on this because I can't cite it from memory, although I probably should be able to -- I don't think there is an obligation necessarily for them to confer on the TRO. That being said --

And I think that's one of the exceptions to conferral, but I think you're going to agree with me on that, counsel.

MS. SCHLUMP: Yes, I do. I definitely confirmed that before I filed.

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THE COURT: I don't think there is a requirement. That being said, this does strike me as something that you could talk about and say because even from the evidence that plaintiff has shown, it seems like the defendant, at least with these messages to the plaintiff, is suggesting that he would withdraw the video or try to do things with the video to take it out of the public space. That seems like something you might be able to work out; maybe not. I don't know.

And if there is an issue of the destruction of evidence, that's something that on a motion for spoliation you will have to confer. It seems to me that you should be conferring about this, that it makes most sense, and especially if you want a resolution that's quicker, is to talk about it because you will have to set it for PI, there will be a hearing, there will have to be a written report and recommendation, it will have to come to me. I think you should pick up the phone and talk.

I mean it is a little odd, ma'am, I will just say. If you're sitting talking about the schedule and everything, clearly you were already working on the TRO, probably the defendant didn't love to get that TRO filed, like, the day after you were conferring for an hour on the schedule. It doesn't mean you couldn't do it; it's just that it's not great.

MS. SCHLUMP: I didn't -- I hear what you're saying, Your Honor.

THE COURT: It's not a great way to start a case.

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MS. SCHLUMP: We have had discussions with counsel prior to this, and they were not very productive, so I did not think that discussing this matter with them -- I mean Mr. Brettler just said his client is not destroying evidence. We know the client is destroying evidence. We've seen it. So it's just not --

THE COURT: Hold on. Hold on. When I speak, you have to stop.

MS. SCHLUMP: Sorry. Go ahead. Yes. Sorry

THE COURT: One, not just because I'm the judge; but two, because my court reporter only writes down what one person says, and I promise it's always what I'm saying if there are two people talking.

My point to you is you can tell them "Your client is destroying evidence." Of course they're going to tell you that he's not; I would hope they're going to say that. Now, if you show them evidence of it, they're probably not going to say "Yeah, he is destroying evidence," but they might talk to their client and come to some agreement with you about what he can and can't do.

So, you know, productivity isn't them acquiescing to your allegation, but you might be able to get some resolution of what he can and can't do in this space in terms of what he can do with his emails and what he can do with his chats. I mean there are so many platforms and things now, I don't even try to keep up with them. Even though I have a teenager and I think I do keep up with

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them, I don't because there is something new that comes out every day. So whatever platforms he is chatting with people or talking to people on, you know, these things I know are moving targets, but it's always productive to talk.

And let me just say one more thing because it's day -not day one because you filed in February, but we're really early
on in this litigation that will be before me for God knows how
long. You need to confer.

MS. SCHLUMP: Understood.

THE COURT: And you need to confer a lot. I think good lawyers working in good faith can work a lot of things out; and when you can't, that's my job and I'm happy to hear disputes. I obviously love it; otherwise I wouldn't want this job. But the dispute is better and it's easier for the Court and it's fairer for the parties if what's before the Court has really been crystalized by conferral.

So I hear you that these lawyers aren't going to agree with you probably on much when it comes to the substance, but it does help to crystalize the issues if you at least talk to each other. And it's very difficult when they've been sitting with you for an hour talking about the schedule, you never mentioned the TRO and it gets filed, it doesn't help in terms of the lawyers trusting each other to at least bring issues in good faith.

It's a complex case. I understand, you know, it's a sensitive matter for your client, I understand that. But if we

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want to go forward in a way that's productive going forward, I'm going to encourage you as best you can to talk to the lawyers. Keep talking to the defense lawyers. And I'm not telling you to agree with them, I'm just telling you that to work in good faith to try to bring things to the Court when they have been crystalized and when they have been vetted by both sides. I think that only helps the Court and I think it only helps the parties.

So as I said, for purposes of my ruling, I find that the request for a TRO is stale. There is no urgent issue before the Court. It can be handled at the preliminary injunction.

Because of my court schedule and my trial schedule, it will be referred to the magistrate judge. I would expect that by Monday, you know, his chambers will reach out to you by order or by phone or something or Tuesday maybe to figure out what those dates are and what that schedule is.

All right. Anything else on behalf of the plaintiff? MS. SCHLUMP: No, Your Honor.

THE COURT: On behalf of the defendant?

MR. BRETTLER: The only thing, Your Honor, is I will absolutely appear in person at future hearings. The only reason I couldn't is because we only had 18 hours' notice of this one; otherwise, I would have been on an airplane, and appreciate the Court's accommodation.

THE COURT: Look, I missed it because I saw Bilzin and I missed that there was an L.A. lawyer on it. And I just wanted to

04:56PM	1	have it today because I'm out of the district Monday and Tuesday.
04:56PM	2	I didn't want to on a TRO wait till Wednesday, and so we just
04:56PM	3	jumped on it to set a hearing. I know it's Friday afternoon.
04:56PM	4	It's almost 5:00 o'clock. Sorry, Miami traffic. Friday afternoon
04:56PM	5	is rough. I wasn't trying to punish anybody, I've just had
04:56PM	6	hearings all day, and so this is the space I had for you all.
04:56PM	7	All right. Thank you very much.
04:56PM	8	MR. BRETTLER: Thank you, Your Honor.
04:56PM	9	THE COURT: We're in recess.
04:56PM	10	MS. SCHLUMP: Thank you, Your Honor.
04:56PM	11	MR. GARCIA PEREZ: Thank you, Your Honor.
04:56PM	12	(Proceedings adjourned at 4:56 p.m.)
	13	CERTIFICATE
	14	I hereby certify that the foregoing is an accurate
	15	transcription of the proceedings in the above-entitled matter.
	16	DATE: 4/8/25 /s/Vernita Allen-Williams
	17	VERNITA ALLEN-WILLIAMS, RMR, FCRR Official Court Reporter
	18	United States District Court Southern District of Florida
	19	400 North Miami Avenue Miami, Florida 33128
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